cv-06009-WPD Document 44 Entered on FLSD Docket 01/03/2001

INITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ROSS JAY LAWSON,

Plaintiff.

v.

1 My -2 PH 4: 34 Case No.: 00-6009-CIV-DIMETRODA EAS Magistrate Judge SORRENTINO

KEN JENNE, WILLIAM HITCHCOCK, BROWARD COUNTY DEPARTMENT OF CORRECTIONS AND REHAB., ET AL,

PLAINTIFF'S RESPONSE TO DEFENDANTS' REPLY TO PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION TO STRIKE PLAINTIFF'S SUPPLEMENTAL WITNESS LIST

Comes Now the Plaintiff, ROSS JAY LAWSON, Pro, se, and files this response, grounds for this response are as follows:

- 1. The Plaintiff states that the jail in which he is housed as a non-convicted pretrial datainee with a no-bond hold, has no set of either Federal 2nds, thirds, or suppl. Therefore the Plaintiff is unable to supply this court with a memorandum of law as to each Motion Filed. The Plaintiff asks this Honorable Court to consider the fact that this action, which is filed by the Plaintiff is on the jail not allowing publications to be received by inmates from an outside source. If the jail did in fact allow inmates to receive publications, then perhaps the Plaintiff would be able to purchase and have sent to him a jailhouse lawyers manual, or other legal source enabling him to supply his Motions with a memorandum of law.
- 2. The Plaintiff has signed a certificate of service dating the date in which he supplied the witness list in question. The rule calls for this and the Plaintiff has followed such rule to the best of his knowledge, the Plaintiff has given this court to reason to not believe and honor the Plaintiff's certificate of service signed and dated by the Plaintiff on the witness list in question.
- 3. The Plaintiff has stated that the witnesses listed in such witness list will testify to all matters in which they have personal knowledge, pertaining to the issues filed in this action. The full extent of each witnesses knowledge on the issues presented in this action shall be brought to light in trial, for the Plaintiff knows only that each pertains personal knowledge on the issues set forth in this action. The Plaintiff has not had the opportunity to depose all witnesses listed in said witness list.

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WHEREFORE, the Plaintiff respectfully requests this court to honor the Plaintiff's said witness list.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was sent via U.S. MAIL this 27th day of December 2000, to ADORNO & ZEDER P.A. Attorneys for the Defendants at 888 S.E. Third AVE. suite 500, Fort Lauderdale, Fl. 33335-9002

ROSS JAY AWSON FL97-9905

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